

Local Rule 30. Appendix

- (a) Deferred Appendix.** A deferred appendix as provided in Rule 30(c) may be filed in any case where the parties so stipulate or where, on application, a judge of this court so directs.
- (b) Original Record.** The procedure described in Rule 30(f) for hearing appeals on the original record without the necessity of an appendix (other than a copy of an opinion rendered by the district court) is authorized in all appeals conducted under the Criminal Justice Act, 18 U.S.C. § 3006A, in all other proceedings conducted in forma pauperis, and in all appeals involving a social security decision of the Secretary of Health and Human Services. In such cases the appellant shall file along with the appellant's brief five clearly legible copies of the reporter's transcript or of so much thereof as the appellant desires the court to read (or in the case of social security decisions, of the administrative records), and both parties in their briefs shall direct the court's attention to the portions of the transcript or administrative record deemed relevant to each point. If five copies are not available without incurring undue expense, application for leave to proceed with a smaller number of copies may be made.
- (c) Index for Exhibits.** The index for exhibits required by FRAP 30(e) shall include a description of the exhibit sufficient to inform the court of its nature; designation merely by exhibit number or letter is not a suitable index.
- (d) Notice of Appeal.** The notice of appeal shall be included in the appendix.